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	180 AHa Rd. RENT ADDRESS OR PLACE OF CONFINEMENT	CLERK, U.S. DISTRICT COURT SOUTHERNDISTRICT OF CALIFORNIA
COK	Son Diego, CA. 921	BY KIV DEPUTY
CITY	, STATE, ZIP CODE	
		s District Court
	Southern Dist	TRICT OF CALIFORNIA
		20011051d 200/0000
Be) (FULL N	niamin P. Rodriguez,	Civil No OOC UDSUM 15 (TO BE FILLED IN BY CLERK OF U.S. DISTRICT COURT)
	PETITIONER	
. 1	v.	
PERSON	of Warden, Superintendent, Jailor, or authorized having custody of petitioner [e.g., Director of the rnia Department of Corrections])	FIRST AMENDED PETITION FOR WRIT OF HABEAS CORPUS
	RESPONDENT	191959 2011 C.C. \$ 2254
	and	under 28 U.S.C. § 2254 by a Person in State Custody
The	Attorney General of the State of	
	ornia, Additional Respondent.	
1.		red the judgment of conviction under attack:
2.	Date of judgment of conviction: M	
3.	Trial court case number of the judgment	
		5 200483
4.	Length of sentence: 20	lears with "9" Stricks.

	Feb. 20,06 To Mar, 2, 2023.
•	Offense(s) for which you were convicted or pleaded guilty (all counts): 288
•	
	What was your plea? (CHECK ONE) (a) Not guilty
	(b) Guilty (c) Nolo contendere
.]	If you pleaded not guilty, what kind of trial did you have? (CHECK ONE) (a) Jury (b) Judge only (c)
	Did you testify at the trial? □ Yes ÆNo
	DIRECT APPEAL
d	Did you appeal from the judgment of conviction in the <u>California Court of Appeal</u> ? ✓ Yes □ No If you appealed in the <u>California Court of Appeal</u> , answer the following:
d	Did you appeal from the judgment of conviction in the California Court of Appeal? ✓ Yes □ No If you appealed in the California Court of Appeal, answer the following: (a) Result: V/A
d	Did you appeal from the judgment of conviction in the California Court of Appeal? Yes \(\subseteq \text{No} \) If you appealed in the California Court of Appeal, answer the following: (a) Result: \(\subseteq \subseteq Applicable in this paticular in the paticular in
d	Did you appeal from the judgment of conviction in the California Court of Appeal? Yes \(\subseteq \text{No} \) If you appealed in the California Court of Appeal, answer the following: (a) Result: \(\subseteq \subseteq \text{Appeal} \) (b) Date of result (if known): \(\subseteq \text{Not} \) Applicable in this paticular in the convergence of the c
d	Did you appeal from the judgment of conviction in the California Court of Appeal? Yes \(\) No If you appealed in the California Court of Appeal, answer the following: (a) Result: \(\) \(\
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	Did you appeal from the judgment of conviction in the California Court of Appeal? Yes \(\subseteq \text{No} \) If you appealed in the California Court of Appeal, answer the following: (a) Result: \(\subseteq \lambda \) (b) Date of result (if known): \(\subseteq \text{Not Applicable in this patients: } \) (c) Case number and citation (if known): \(\subseteq \lambda \) (d) Names of Judges participating in case (if known) \(\subseteq \lambda \) (e) Grounds raised on direct appeal: \(\frac{Abuse of 1385 \) (e) Grounds raised on direct appeal: \(\frac{Abuse of 1385 \) (e) Grounds raised on direct appeal: \(\frac{Abuse of 1385 \) (f) \(\subseteq \text{Locion} \) (e) Grounds raised on direct appeal: \(\frac{Abuse of 1385 \) (f) \(\subseteq \text{Locion} \) (e) \(\frac{Abuse of 1385 \) (f) \(\subseteq \text{Locion} \) (f) \(\subseteq \text{Locion} \) (g) \(\subseteq \text{Locion} \) (h) \(
	Did you appeal from the judgment of conviction in the California Court of Appeal? Yes \(\) No If you appealed in the California Court of Appeal, answer the following: (a) Result: \(\) \(\) \(\) \(\) Date of result (if known): \(\) \(\) \(\) Date of result (if known): \(\) \(

	(a) Result: Not yet	i ,
	(b) Date of result (if known): N/A.	: ! !
	(c) Case number and citation (if known):	
5 .		:
	(d) Grounds raised: In discovery.	•
		!
	COLLATERAL REVIEW IN STATE COURT	: ,
14.	Other than a direct appeal from the judgment of conviction and sentence, have you previously filed any petitions, applications, or motions (e.g., a Petition for Writ of Habeas Corpus) with respect to this judgment in the California Superior Court ? \[\textstyle	
15.	If your answer to #14 was "Yes," give the following information:	
	(a) California Superior Court Case Number (if known): N/A.	· !
	(b) Nature of proceeding: NA.	· • •
	(c) Grounds raised: N/A Not applecable in this present instinction bring a laymoun at law and having no access to tappropriate legal maturels.	
	(d) Did you receive an evidentiary hearing on your petition, application or motion?	
	□ Ves ⊠No	
	(e) Result: It would of been impassable under the circu	MS ga
	(f) Date of result (if known): N/H.	1
16.	Other than a direct appeal from the judgment of conviction and sentence, have you previously filed any petitions, applications, or motions (e.g., a Petition for Writ of Habeas Corpus) with respect to this judgment in the California Court of Appeal ? Yes WNo	

/ <u>.</u> 1		r answer to #16 was "Yes," give the following information: California Court of Appeal Case Number (if known):
	(a)	Nature of proceeding:
		Names of Judges participating in case (if known) N/A.
		rumes of sudges participating in case (if known)
,	(d)	Grounds raised: N/A.
	,	
	(e)	Did you receive an evidentiary hearing on your petition, application or motion?
	(6)	Yes & No Result: N/A.
	` ,	
	(g)	Date of result (if known):
3. (Othei	than a direct appeal from the judgment of conviction and sentence, have you
r	revi	1 Cl 1 Detting for West of Hobors
		ously filed any petitions, applications, or motions (e.g., a Petition for writ of Habeas
		ously filed any petitions, applications, or motions (e.g., a Petition for Writ of Habeas
•	Corp	us) with respect to this judgment in the California Supreme Court?
•	Corp	
	Corp □ Ye	us) with respect to this judgment in the <u>California Supreme Court</u> ? s 区No
	Corp □ Ye f you	with respect to this judgment in the <u>California Supreme Court</u> ? Is <u>No</u> In answer to #18 was "Yes," give the following information:
	Corp □ Ye f you	us) with respect to this judgment in the <u>California Supreme Court</u> ? s 区No
	Corp ☐ Ye f you (a)	with respect to this judgment in the <u>California Supreme Court</u> ? Is <u>No</u> In answer to #18 was "Yes," give the following information:
	Corp ☐ Ye f you (a)	with respect to this judgment in the California Supreme Court? It is No It is answer to #18 was "Yes," give the following information: California Supreme Court Case Number (if known): Nature of proceeding:
	Corp ☐ Ye f you (a)	with respect to this judgment in the California Supreme Court? It is No It is answer to #18 was "Yes," give the following information: California Supreme Court Case Number (if known): Nature of proceeding:
	Corport Ye f you (a) (b)	with respect to this judgment in the California Supreme Court? Is No In answer to #18 was "Yes," give the following information: California Supreme Court Case Number (if known): Nature of proceeding: Grounds raised: MA This is bien, addressed under
	Corport Ye f you (a) (b)	with respect to this judgment in the California Supreme Court? It is No It is answer to #18 was "Yes," give the following information: California Supreme Court Case Number (if known): Nature of proceeding:
	Corport Ye f you (a) (b)	with respect to this judgment in the California Supreme Court? Is No In answer to #18 was "Yes," give the following information: California Supreme Court Case Number (if known): Nature of proceeding: Grounds raised: MA This is bien, addressed under
	Corport Ye f you (a) (b)	with respect to this judgment in the California Supreme Court? Is Electron with respect to this judgment in the California Supreme Court? California Supreme Court Case Number (if known): Nature of proceeding: Grounds raised: MA This is bien, addressed und
	Corpud Year Year (a) (b) (c)	with respect to this judgment in the California Supreme Court? It answer to #18 was "Yes," give the following information: California Supreme Court Case Number (if known): Nature of proceeding: Grounds raised: MA This is bien, addressed under the authorities.
	Corport Ye f you (a) (b)	with respect to this judgment in the California Supreme Court? In answer to #18 was "Yes," give the following information: California Supreme Court Case Number (if known): Nature of proceeding: Grounds raised: OHA This is bien, addressed under the curther courts. Did you receive an evidentiary hearing on your petition, application or motion?
	Corpud Year Year (a) (b) (c)	with respect to this judgment in the California Supreme Court? It answer to #18 was "Yes," give the following information: California Supreme Court Case Number (if known): Nature of proceeding: Grounds raised: MA This is bien, addressed under the authorities.
	Corpud Year Year (a) (b) (c)	with respect to this judgment in the California Supreme Court? In answer to #18 was "Yes," give the following information: California Supreme Court Case Number (if known): Nature of proceeding: Grounds raised: What he cities. Dien, addressed und Did you receive an evidentiary hearing on your petition, application or motion?

20.	If you did <i>not</i> file a petition, application or motion (e.g., a Petition for Review or a Petition
	for Writ of Habeas Corpus) with the California Supreme Court containing the grounds
	raised in this federal Petition, explain briefly why you did not:
<i>:</i> .	Laymen at Law No access to the appropriate legal
	moterial. No understanding of the nature of these
	petitions, And or motions or write of habeaus
•	Corpus.
: .	
	COLLATERAL REVIEW IN FEDERAL COURT

21.	Is thi	s your first federal petition for writ of habeas corpus challenging this conviction?
	ØY.	es 🗆 No (If "Yes" Skip to #22)
	(a)	If no, in what federal court was the prior action filed? Not applicable.
	(i)	If no, in what federal court was the prior action filed? Not soplicable. What was the prior case number? Not spelicable.
	(ii) Was the prior action (CHECK ONE):
	,	☐ Denied on the merits?
		☐ Dismissed for procedural reasons?
	(ii	i) Date of decision: Not applicable
•	(b)	Were any of the issues in this current petition also raised in the prior federal petition?
		Yes □ No
	(c)	If the prior case was denied on the merits, has the Ninth Circuit Court of Appeals
•		given you permission to file this second or successive petition?
		R Yes □ No

CAUTION:

- Exhaustion of State Court Remedies: In order to proceed in federal court you must ordinarily first exhaust your state court remedies as to each ground on which you request action by the federal court. This means that even if you have exhausted some grounds by raising them before the California Supreme Court, you must first present all other grounds to the California Supreme Court before raising them in your federal Petition.
- Single Petition: If you fail to set forth all grounds in this Petition challenging a specific judgment, you may be barred from presenting additional grounds challenging the same judgment at a later date.
- Factual Specificity: You must state facts, not conclusions, in support of your grounds. For example, if you are claiming incompetence of counsel you must state facts specifically setting forth what your attorney did or failed to do. A rule of thumb to follow is — state who did exactly what to violate your federal constitutional rights at what time or place.

GROUNDS FOR RELIEF

22. State concisely every ground on which you claim that you are being held in violation of the constitution, law or treaties of the United States. Summarize briefly the facts supporting each ground. (e.g. what happened during the state proceedings that you contend resulted in a violation of the constitution, law or treaties of the United States.) If necessary, you may attach pages stating additional grounds and/or facts supporting each ground.

(a) GROUND ONE rniz penal

Supporting FACTS: here was no emphasis

Did you raise GROUND ONE in the California Supreme Court?

☐ Yes X No.

If yes, answer the following:

- (1) Nature of proceeding (i.e., petition for review, habeas petition):
- (2) Case number or citation:
- Result (attach a copy of the court's opinion or order if available):

GROUND Two: 8th Amendment right Violation:	
	:
Supporting FACTS: As a first offense, The sentencing Judge	
overarched his Judicial power's No where in the history	
of California sentencing law is there a case where a	
defendant bieng a first termer has entered into	
arbitration as to 9" Strikes actually sticking or bieng	
a permanent pact of a plea squeement: Se:	
wilding V. State Of California - (1996) 4th dis. people	
V. Trower, 6 dis) mo. people V. Braun 2003 CAI Lexis	3
65 16 CCAL. Aug. 27. This also is a form of Coercio	'n
in that this sentence "Currenty" and any other	
conviction would be mandated: It is a due process	
error this Sentence must be set aside and recon-	
sieeredi it cannot and will not Stand. This is	
reversable error and it is substantial. And the	
law does mandate such relief as is equivalent to	
the demoges accrued in this paticular instance	
the detendant has suffered invariable under	
such illegal sentencing arbitration in all actuality a mis-	
demeanor offense was committed against the detend	
if not only for the sole purpose of future convic	tio
this Sentence must be Variated, And relief	
ordered. Respectfully	
Did you raise GROUND TWO in the California Supreme Court?	•
□ Yes No.	
If yes, answer the following:	4
(1) Nature of proceeding (i.e., petition for review, habeas petition):	
(2) Case number or citation:	
(3) Result (attach a copy of the court's opinion or order if available):	

Sup	porting FACTS: Clearly the Sentenceing Structure	
in	dicates reversable error. The damage accrued is accum	74
	ed if not adressed in curable: My constitutionally protected	
	alienable guaranteed the 14th amendment right was	•
	olated when the sentenceing Judge did not fulfill th	e
S	tatutes criteres to the fullest extent of the LAW!	2
0	buiously I was not protected under my 14th amendment	nt
S	ights. This is nothing Short of a due process violation) ,
A	gain the sentence must be set aside and reconside	L (
R	espectfully. Defendant would also pray the courts	
+2	the into consideration the detendant has already	1
20	crued damage personally suffering under said	
5	rbitration. The damage accrued falls under mult	i
\Box	uristictions it also tall under civil procedure	
	the defendant however shall be satisfied wit	
4	he finding of revesable error, and sent bac	K
+	o the trial Judge for a setting aside of this	
ĭ	legal arbitration and resentence, with	
	ubstantial relief. Anything else under these circumsta	M
<u>w</u>	ould be unacceptable. The 4th district continses to	
Ы	atantly disregard the 9th circuit Court	
C	of Appeals reprimends And Cautions.	
Did	you raise GROUND THREE in the California Supreme Court?	
, 	Yes DENO.	
	If yes, answer the following:	
	(1) Nature of proceeding (i.e., petition for review, habeas petition):	
	(2) Case number or citation:	
	(3) Result (attach a copy of the court's opinion or order if available):	

-8-

Supporting FACTS: Obviously Court room administration was breached, fundamentally there is no court room administration if this inalienable right is obstructed. This is the nex of "Due" process the above mentioned right Violations are (inseperable) if all entities in the court of law are not working condusively for this protected right. There is and was no justice, The sentence there fore must be reversed this is also strongly up-held in the Commission on judicial performance. These flagrant right Wiolation actually to tester on Judicial misconduct No one given alorney could be oblivious to such blatant disregard to constitutionally protect rights. The supreme court it self has severely Cautioned against such systematic errosion of federally protected rights. We aduessed the procedural see presequisite for the declanation of against penal interest exception. Did you raise Ground Four in the California Supreme Court? Yes KINO. If yes, answer the following: (1) Nature of proceeding (i.e., petition for review, habeas petition): (2) Case number or citation:		Li _a
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Did you raise GROUND FOUR in the California Supreme Court? Yes & No.	119 hts. The supreme Court IT set 1/18 severe	
Did you raise GROUND FOUR in the California Supreme Court? Yes X No. If yes, answer the following: (1) Nature of proceeding (i.e., petition for review, habeas petition): (2) Case number or citation:	Coutioned against such systematic errosion	07
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☐ Yes K No. If yes, answer the following: (1) Nature of proceeding (i.e., petition for review, habeas petition):	ration of against penal interest excepts	On
☐ Yes ⚠ No. If yes, answer the following: (1) Nature of proceeding (i.e., petition for review, habeas petition): (2) Case number or citation:		-
☐ Yes ⚠ No. If yes, answer the following: (1) Nature of proceeding (i.e., petition for review, habeas petition): (2) Case number or citation:		-
☐ Yes ⚠ No. If yes, answer the following: (1) Nature of proceeding (i.e., petition for review, habeas petition): (2) Case number or citation:		-
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(1) Nature of proceeding (i.e., petition for review, habeas petition):		
(2) Case number or citation:		-
		_
(3) Result (attach a copy of the court's opinion or order if available):		

		es DELNo
24.		ur answer to #23 is "Yes," give the following information:
	(a)	Name of Court: $\frac{N/A}{A}$.
	(b)	Case Number: N/A.
	(c)	Date action filed: N/A.
	(d)	Nature of proceeding:
	(e)	Name(s) of judges (if known):
	(f)	Grounds raised: W/A.
	(g)	Did you receive an evidentiary hearing on your petition, application or motion?
25.	Give	☐ Yes ☑No the name and address, if known, of each attorney who represented you in the following
25.	Give stage	
25.	Give stage (a)	The Yes No the name and address, if known, of each attorney who represented you in the followings of the judgment attacked herein:
25.	Give stage (a)	The name and address, if known, of each attorney who represented you in the followings of the judgment attacked herein: At preliminary hearing: At arraignment and plea:
25.	Give stage (a)	the name and address, if known, of each attorney who represented you in the followings of the judgment attacked herein: At preliminary hearing: At arraignment and plea: At trial:
25.	Give stage (a) (b)	The name and address, if known, of each attorney who represented you in the followings of the judgment attacked herein: At preliminary hearing: At arraignment and plea:
25.	Give stage (a) (b) (c) (d)	the name and address, if known, of each attorney who represented you in the followings of the judgment attacked herein: At preliminary hearing: At arraignment and plea: At trial: On appeal: N/A
25.	Give stage (a) (b) (c) (d)	the name and address, if known, of each attorney who represented you in the followings of the judgment attacked herein: At preliminary hearing: At arraignment and plea: At trial: At sentencing:

. i	ndic	you sentenced on more than one count of an interest, in the same court and at the same time?	dictment, or on more than one		
j	udgn	ou have any future sentence to serve after you conent under attack?	omplete the sentence imposed by the		
•	(a)		ocation of court that imposed sentence to be served in the future: $\mathcal{N} / \mathcal{A}$.		
	(b)	Give date and length of the future sentence:	N/A		
	(c)	Have you filed, or do you contemplate filing, a imposed the sentence to be served in the future ☐ Yes ♠ No			
•					
28. (Coņs	ent to Magistrate Judge Jurisdiction			
in thi magis jurisd	s dis strate ictio	to insure the just, speedy and inexpensive determinant, the parties may waive their right to proceed judge jurisdiction. Upon consent of all the parties in, the magistrate judge will conduct all proceed as are free to withhold consent without adverse series.	ped before a district judge and consent to parties under 28 U.S.C. § 636(c) to such large including the entry of final judgment.		
resolu matte	ition rs, a	ourt encourages parties to consent to a magistrate of this matter. If you request that a district juagistrate judge will nevertheless hear and decidate a recommendation to the district judge as to all	udge be designated to decide dispositive le all non-dispositive matters and will hear		
		ay consent to have a magistrate judge conduct at the entry of final judgment, by indicating your o			
Choo	se or	nly one of the following:			
	jud	intiff consents to magistrate OR ge jurisdiction as set forth	Plaintiff requests that a district judge be designated to decide dispositive matters and trial in this case.		

29.	Date you are mailing (or handing to a	correcti	onal officer)	this Petition to this court:	
	Jane	.10	,2008		

Wherefore, Petitioner prays that the Court grant Petitioner relief to which he may be entitled in this proceeding.

SIGNATURE OF ATTORNEY (IF ANY)

I declare under penalty of perjury that the foregoing is true and correct. Executed on

6-10-08

(DATE)

SIGNATURE OF PETITIONER